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Approved For Release 2005/12/14: CIA-RDP77M00144R001100190031-9-05-0622

2 4 MAR 1975

MEMORANDUM FOR: Associate Deputy Director

for Administration

SUBJECT : H.R. 1244

REFERENCE : DD/A 75-1259

- 1. Pursuant to your request, the Office of Security has reviewed subject bill introduced by Representative Brooks.
- 2. The purpose of the bill should have no impact on the Office of Security. However, there is an implied "wrinkle" that could have an effect on the Central Intelligence Agency as a whole. In an era so dedicated to insuring that the Agency has no involvement in domestic activities, this bill seems to require all Federal departments and agencies to assist the U.S. Secret Service with personnel, equipment... pertaining to the protection of the President. No exception is made for the Agency or for limiting its assistance to times when the President is abroad.
- 3. Please advise if the Office of Security can be of further assistance in this matter.

Charles W. Kane Director of Security	

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FORM NO. 237

94TH CONGRESS 1ST SESSION

# H. R. 1244

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### IN THE HOUSE OF REPRESENTATIVES

Scores arrestell commond , fould committee (2)

JANUARY 14, 1975

Mr. Brooks introduced the following bill; which was referred to the Committees on Government Operations and the Judiciary

## A BILL

To establish procedures and regulations for certain protective services provided by the United States Secret Service.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That this Act may be cited as the "Presidential Protection
- 4 Assistance Act of 1975".
- 5 SEC. 2. In performance of the protective duties of the
- 6 United States Secret Service pursuant to section 3056 of
- 7 title 18 of the United States Code (pertaining to the protec-
- 8 tion of the President of the United States and other persons)
- 9 and the first section of the Act entitled "An Act to authorize
- 10 the United States Secret Service to furnish protection to
- 11 major presidential or vice presidential candidates", approved

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1	authorized representative and upon reimbursement by
2	the Secret Service of actual costs, such facilities, equip-
3	ment, and services, as are required by the United States
4	Secret Service to secure any other property not in Gov-
5	ernment ownership or control to the extent that such
6	expenditures do not cumulatively exceed \$10,000 at any
7	one property owned, leased, occupied, or otherwise
8	utilized by persons entitled to protection under such
9	sections of title 18 and such Act unless approved by
10	resolutions adopted by the Committees on Appropria-
11	tions of the House and Senate, respectively.
12	SEC. 3. Expenditures by the United States Secret Service
13	for maintaining a permanent guard detail and for permanent
14	facilities, equipment, and services to secure non-Government
<b>1</b> 5	property owned, leased, occupied, or otherwise utilized by
16	persons entitled to protection under the above provisions of
17	law shall be limited to properties described in section 2 (2)
18	of this Act.
19	SEC. 4. All purchases and contracts entered into pursu-
20	ant to sections 2(2), 2(3), and 3 of this Act shall be made
21	in accordance with the provisions of the Federal Property
22	and Administrative Services Act of 1949.
23	SEC. 5. No payments shall be made pursuant to this Act
24	for services, equipment, or facilities ordered, purchased,
25	leased, or otherwise procured by persons other than officers

1	creased the fair market value of the property as of the date
~ <b>2</b>	of transfer or termination.
3	SEC. 7. Expenditures under this Act shall be from funds
4	specifically appropriated to the United States Secret Service
5	for carrying out the provisions of this Act. Public funds not
6	so appropriated shall not be used for the purpose of securing
7	any non-governmentally-owned property owned, leased, oc-
8	cupied, or otherwise utilized by persons entitled to protection
9	under section 3056 of title 18 of the United States Code and
10	the first section of the Act entitled "An Act to authorize the
11	United States Secret Service to furnish protection to major
12	presidential or vice presidential candidates", approved June
<b>1</b> 3	6, 1968 (Public Law 90-331; 82 Stat. 170).
14	SEC. 8. The United States Secret Service shall transmit
<b>1</b> 5	a detailed report of expenditures made pursuant to this Act
16	to the Committees on Appropriations and Committees on
17	Government Operations of the House of Representatives and
18	Senate on March 31 and September 30 of each year.
19	SEC. 9. Expenditures made pursuant to this Act shall be
20	subject to audit by the Comptroller General and his author-
21	ized representatives, who shall have access to all records
22	relating to such expenditures. The Comptroller General shall
23	transmit a report of the results of any such audit to the Com-
24	mittees on Appropriations and Committees on Government
25	Operations of the House of Representatives and the Senate.

94TH CONGRESS 1ST SESSION

MESS H. R. 124

# A BILL

To establish procedures and regulations for certain protective services provided by the United States Secret Service.

By Mr. Brooks

JANUARY 14, 1975
Referred to the Committees on Government Operations and the Judiciary

#### Approved For Release 2005/12/14 : CIA-RDP77M00144R001100190031-9

### CONFIDENTIAL

JOURNAL

### OFFICE OF LEGISLATIVE COUNSEL

Tuesday - 4 March 1975

25X1	
25X1	I talked to Robert Hill, Professional Assistant on the tax staff of the House Ways and Means Committee, about possible future action to lift the exemption of overseas allowances for Federal employees. He said that it was "not a burning issue" and he assured me that the Committee would not act upon this any sooner than late May. He said that the vehicle will probably be a comprehensive tax reform act, possibly H.R. 1040.
25X1	In response to his call yesterday, I called Dr. Gary Thomas on the staff of the Office of Technology Assessment. The Office has been tasked with preparing a study on the information collected by the Federal government on raw material reserves, production, and conversion to finished products. The Office will then go to private industry and attempt to determine how much information is available, and then determine if there is a serious gap in the Government's knowledge in this field. In connection with the first part of this study Thomas inquired as to the types of information CIA collects on this subject. After checking
25X1	with OCI, and DD/OER, I relayed to Thomas a general unclassified description of our sources, the type of information we collect, and the description of our reports. He seemed satisfied, but did say that the Office may want to request an interview with a CIA official in this field so that their record of investigation will look complete. I tried to discourage this, but told him to call me if the need arose.
25X1	Jacob K. Javits (R., N. Y.) to clarify the office's request for information on CIA employment on behalf of the Lafayette High School in Brooklyn. Sklar said the office wanted not only the name and address of an Agency personnel representative, but also brochures on CIA employment. I arranged to deliver this material during the week.
25X1	Delivered to the offices of Representatives Bob Wilson (R., Calit.), Charles C. Diggs, Jr., (D., Mich.), John Brademas (D., Ind.), John J. Flynt, Jr., (D., Ga.), and Millicent Fenwick (R., N.J.) FBIS items in which their names were mentioned.
25X1	CONFIDENTIAL EZ IMPDET CL BY LIGHTLE
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Journal - Office of Legis Tuesday - 4 March 1975	lative Counsel	Page 2
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regarding their request for release certain materials were dated 12 and 26 Feb I informed Mr. Fasano the proposals. He said a wri	or our comments on GS from the national stock ruary 1975. After checked the Agency had no account to the	king with DDI and NIO/Econ
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